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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/563,143	12/30/2005	Bjorn Refsum	OPA 324	4564
Anton E. Skaugset Kolisch Hartwell, P.C. 200 Pacific Building 520 S.W. Yamhill Street Portland, OR 97204			EXAMINER	
			NELSON JR, MILTON	
			ART UNIT	PAPER NUMBER
			3636	
			MAIL DATE	DELIVERY MODE
			01/09/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application No.	Applicant(s)				
		10/563,143	REFSUM, BJORN				
		Examiner	Art Unit				
		Milton Nelson, Jr.	3636				
Period fo	 The MAILING DATE of this communication app or Reply 	ears on the cover sheet with the c	orrespondence address				
VVHI(- Exte after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period we reto reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ARANDONE	I. nety filed the mailing date of this communication.				
Status							
1) 又	Responsive to communication(s) filed on 26 Oc	ctoher 2007					
	This action is FINAL . 2b) This action is non-final.						
′—	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims		0 0.0. 210.				
	Claim(s) 1 and 8-20 is/are pending in the applic	eation					
	4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) <u>1,8,9 and 11-13</u> is/are allowed.						
	Claim(s) <u>10 and 14-20</u> is/are rejected. Claim(s) is/are objected to.						
	Claim(s) are subject to restriction and/or	alaction requirement					
		election requirement.					
-	on Papers						
	The specification is objected to by the Examiner						
10)⊠	10)⊠ The drawing(s) filed on <u>12/30/05</u> is/are: a)□ accepted or b)⊠ objected to by the Examiner.						
	Applicant may not request that any objection to the d						
	Replacement drawing sheet(s) including the correction						
11)	The oath or declaration is objected to by the Exa	aminer. Note the attached Office	Action or form PTO-152.				
Priority ι	ınder 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreign _l ☐ All b)☐ Some * c)☐ None of:	oriority under 35 U.S.C. § 119(a)	-(d) or (f).				
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the priori	ty documents have been receive	d in this National Stage				
	application from the International Bureau						
* S	ee the attached detailed Office action for a list of	of the certified copies not received	1 .				
Attachmen	c(s)						
	e of References Cited (PTO-892)	4) Interview Summary (
	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Dat 5) Notice*of Informal Pa					
	nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	6) Other:	польтурновноп				

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DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 10 and 14 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. In claim 10, the limitation that the movable casing "completely surrounds" the stem is not supported by the originally filed disclosure. In claim 14, the limitation that the locking device "is a bracket to the module" is not supported by the originally filed disclosure. Each limitation represents new matter.

Claim 18 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. It

is unclear how the spring-loaded friction locks function to allow the footrest to be slidably adjusted upwards while preventing the footrest from moving downwards.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 15-20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In line 15, it is unclear if Applicant intends to positively claim the combination of a footrest and a child's seat, or the subcombination of a footrest for use with a child's seat. Line 1 appears to set forth the subcombination. Note the recitation "a footrest for a child's seat". Line 2 appears to set forth the combination. Note the recitation the rails of the footrest "received in guides integrated in the seat". The claims have been treated as if the combination is intended to be claimed. Clarification in the claim language is required. Claims 16-20 are indefinite since each depends from an indefinite claim.

Drawings

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. The movable casing "completely surrounds" the stem, and the locking device "is a bracket to the module" have not been shown.

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Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 15, 16, 17, 18, 19 and 20, as best understood with the above cited indefiniteness, are rejected under 35 U.S.C. 102(b) as being anticipated by Komori (2904102). Note the rails (30), guides (26), locks (31, 32) that are a pin and hole system, wherein the locks are frictionally engage the rails, handles (end of 31, as shown in Figure 2), and opening between the rails (see Figure 1).

Claims 15, 16, 17, 18, 19 and 20, as best understood with the above cited indefiniteness, are rejected under 35 U.S.C. 102(b) as being anticipated by McClary (1334771). Note the rails (10, 11), guides (15, 16), locks (13, 17, 18), that are a pin and hole system, wherein the locks frictionally engage the rails, handles (18), and opening between the rails (see Figure 2).

Allowable Subject Matter

Claims 1, 8, 9 and 11-13 are allowed.

Response to Amendment/Arguments

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Applicant's response has been fully considered. Remaining issues are described in the above sections. Claims 10 and 14 have not been considered allowed since each is rejected under the first paragraph of 35 U.S.C. 112. Applicant's amendment has necessitated new grounds of rejection. Arguments regarding the previously applied prior art of record are now moot.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Milton Nelson, Jr. whose telephone number is (571) 272-6861. The examiner can normally be reached on Mon-Thurs, and alternate Fridays, 5:30-3:00 EST.

The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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Milton Nelson, Jr. Primary Examiner Art Unit 3636

mn January 7, 2008